Case 5 14-cv-00771-JGB-JC Document 13-1 Filed 05/19/14 Page 1 of 4 Page ID #:125

TO THE CLERK OF THE U.S. DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA, AND TO DEFENDANTS KNIGHT TRANSPORTATION, INC. AND KNIGHT TRUCK AND TRAILER SALES, LLC, AND TO THEIR COUNSEL OF RECORD:

The undersigned, specially appearing as counsel of record for Plaintiffs, Patrick LaCross, Robert Lira and Matthew Lofton, on behalf of themselves and all others similarly situated ("Plaintiffs"), certifies that the following listed parties have a direct, pecuniary interest in the outcome of this case. These representations are made to enable the Court to evaluate possible disqualification or recusal:

- 1. Plaintiff, Patrick LaCross
- 2. Plaintiff, Robert Lira
- 3. Plaintiff, Matthew Lofton
- 4. Defendant, Knight Transportation, Inc.
- 5. Defendant, Knight Truck and Trailer Sales, LLC

DATED: May 19, 2014

TRUSH LAW OFFICE, APC PERONA, LANGER, BECK, SERBIN, MENDOZA & HARRISON, APC

By:

James M. Trush, Esq.
Brennan S. Kahn, Esq.
Attorney for Plaintiffs, PATRICK
LaCROSS, ROBERT LIRA and
MATTHEW LOFTON, on behalf of
themselves and all others similarly situated

M:\LaCross v. Knight - IC Case\USDC\Certificate of Interested Parties (05.16.14)[FINAL].doc

1	PROOF OF SERVICE
2	STATE OF CALIFORNIA, COUNTY OF ORANGE
3	I am employed in the City of Costa Mesa, County of Orange, State of California. I am over the age of 18 years
4	and not a party to the within action. My business address is 695 Town Center Drive, Suite 700, Costa Mesa, California. On May 19, 2014, I served the documents named below on the parties in this action as follows:
5 6	DOCUMENT(S) SERVED: Ntc. of Mo. & Mo. to Remand to State Court; P&A in Support of Mo. to Remand to State Court; Objections to Evidence; Certificate of Interested Parties; [Proposed] Order
7	SERVED UPON: SEE ATTACHED SERVICE LIST
8	
9	(BY MAIL) I caused each such envelope, with postage thereon fully prepaid, to be placed in the United States mail at Irvine, California. I am readily familiar with the practice of Trush Law Office,
10	APC for collection and processing of correspondence for mailing, said practice being that in the ordinary course of business, mail is deposited in the United States Postal Service the same day as it is
11	placed for collection. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in
12	affidavit;
13	(BY PERSONAL SERVICE) I delivered to an authorized courier or driver authorized by DDS
14	Attorney Service to receive documents to be delivered on the same date. A proof of service signed by the authorized courier is available upon request.
15	
16	(BY FEDERAL EXPRESS) I am readily familiar with the practice of Trush Law Office, APC for the collection and processing of correspondence for overnight delivery and know that the document(s)
17	described herein will be deposited in a box or other facility regularly maintained by Federal Express for overnight delivery)
18	(BY FACSIMILE) The above-referenced document was transmitted by facsimile transmission and
19	the transmission was reported as complete and without error. Pursuant to C.R.C. 2009(I), I caused the transmitting facsimile machine to issue properly a transmission report, a copy of which is maintained
20	at Trush Law Office, APC, and is available upon request.
21	(BY ELECTRONIC MAIL) The above-referenced document was transmitted by electronic mail
22	transmission to the electronic mail address last provided me by the person(s) shown on the accompanying Service List, and I hereby attest that no information was received by sender indicating that the electronic mail transmission was undeliverable.
23	
24	(FEDERAL) I declare under penalty of perjury under the laws of the United States of America that the above is true and correct and that I took said action(s) at the direction of a licensed attorney
25	authorized to practice before the Federal Courts.
26	Executed on May 19, 2014, at Costa Mesa, California.
27	
28	JULIÉ KENNEDY

Case 5:14-cv-00771-JGB-JC Document 13-1 Filed 05/19/14 Page 3 of 4 Page ID #:127

SERVICE LIST 1 LaCross v. Knight Transportation - EE 2 USDC/Eastern/Case No. EDCV14-00774-PSG (AGRx) 3 [Reassigned to the Hon. Philip S. Gutierrez, U.S. District Judge] 4 Richard H. Rahm, Esq. **Attorneys for Defendant: KNIGHT** 5 Littler Mendelson, P.C. TRANSPORTATION, INC. 650 California Street, 20th Floor 6 San Francisco, CA 94108-2693 7 rrahm@littler.com 8 T: 415-433-1940 F: 415-399-8490 9 10 James E. Hart, Esq./Thomas J. Whiteside, Esq. Littler Mendelson, P.C. 11 2050 Main Street, Suite 900 12 Irvine, CA 92614 ihart@littler.com 13 twhiteside@littler.com 14 T: 949-705-3000 15 F: 949-724-1201 16 Carly Nese, Esq. 17 Littler Mendelson, P.C. 2049 Century Park East, 5th Floor 18 Los Angeles, CA 90067-3107 19 cnese@littler.com T: 310-553-0308 20 F: 310-553-5583 21 22 Todd H. Harrison, Esq. – SBN 230542 **Associate Counsel for Plaintiffs** Brennan S. Kahn, Esq. – SBN 259548 23 Perona Langer Beck Serbin Mendoza & 24 Harrison APC 300 E. San Antonio Drive 25 Long Beach, CA 90807 26 Telephone: (562) 426-6155 27 Facsimile: (562) 490-9823 Email: toddharrison@plblaw.com 28